Freedom Court Reporting, Inc

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IN THE UNITED STATES DISTRICT COURT
 1
               FOR THE EASTERN DISTRICT OF TEXAS
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                       MARSHALL DIVISION
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     PATTY BEALL; MATTHEW MAXWELL; )
     TALINA MCELHANY; AND KELLY
     HAMPTON, individually and on
     on behalf of all others
     similarly situated,
 6
               Plaintiffs,
                                    ) 2:08-cv-422 TJW
 7
     vs.
 8
     TYLER TECHNOLOGIES, INC.
     AND EDP ENTERPRISES, INC.,
 9
10
               Defendants.
11
12
13
               Deposition of GERALDINE C. INGRAM
14
                      (Taken by Defendants)
15
                  Greensboro, North Carolina
16
                    Thursday, July 29, 2010
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22
                   Reported in Stenotype by
                    Alicia S. Clement, RPR
      Transcript produced by computer-aided transcription
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EXHIBIT 0025

1	based on the interview that you would be receiving
2	overtime for hours that you worked over 40?
3	A. She told me you would not receive
4	overtime.
5	Q. She told you that during the interview?
6	A. Yes.
7	Q. Did she tell you that the hours
8	would could tend to change from week to week
9	depending on travel or other circumstances?
10	A. Not really. She gave me the impression,
11	you traveled on Mondays, you were off on Fridays.
12	And having that day off on Fridays, are not required
13	to come into the office, would offset any additional
14	hours that you would have, so
15	Q. In your job at Tyler, are you familiar
16	with the term "configuration"?
17	(Yes)
18	Q. What does that mean to you?
19	A. That would be when people in other areas
20	or the project manager would actually go in and set
21	up the tables and the flow of those tables to
22	customize them to as much as possible to a
23 -	customer's needs.

	in the state of th
1	Q. So who did that? The project manager?
2	A.) (The project manager or someone from
3	corporate, depending on the intensity that was
4	needed, I guess you could say, or
5	Q) But 14-3
6	A how complex it was.
7	Q. But that type of configuration wasn't
8	something that you did as an implementation
9	A. No.
10	Q) (speciallist?)
11	T'm sorry?
12	A. No, it was not.
13	Q. Okay. Let me ask you to focus your
14	attention on the trip trip notes document. I
15	forget which number it was. Three?
16	A. Yes.
17	Q. I wanted to ask you some questions about
18	that document and some of the entries on this. And,
19	first of all, to just to make sure we're on the
20	same page well, let me ask you this: This has
21	implementer Chris Kinney on it?
22	A. Yes.
23	Q. So this wasn't something that you